

## SMOLANDER'S EXT. BUCHI, The Great Diuretic Compound,



Is a sure, quick remedy for all diseases of the Kidney, Bladder, and Urinary Organs, existing either in male or female. As Irritation, Inflammation, or Ulceration of the Kidney and Bladder, Gravel, Stone in Bladder, Reddish or Brick dust sediment in Urine, Thick, Cloudy orropy Urine, Painful Urination, Hematuria, Mucous and Involuntary Discharges, Morbid Irritation of Bladder and Urethra, Chronic Catarrh of Bladder, Suppression, Retention, or Incontinence of Urine, Diabetes, Dropsy, Organic Weakness, Female Complaints, and all Chronic Maladies of the Urinary and Sexual Organs. Thousands attest to its wonderful curative properties in these diseases. For Nervous Debility with its gloomy attendants, Dizziness, Loss of Memory, Low Spirits, etc., it is a sovereign remedy. SMOLANDER'S BUCHI booms up the enervated system, imparting new life, vigorous action, the whole system becoming strengthened and invigorated. Be rare and ask for SMOLANDER'S BUCHI. Insist upon having it, and take no other. PRICE \$1.00. SIX BOTTLES, \$5.00. Sold by all Dealers in Medicine. WHOLESALE AGENTS: FARRAND, WILLIAMS & Co., Detroit, Michigan. And WHEATON & TEED, Paw Paw, Michigan.

## LIVER STIMULANT AND CATHARTIC

It acts directly on the Liver, increasing the flow of bile into the stomach and bowels, and by its cathartic properties purges the system of all diseased matter. As a family medicine, it has no equal. SOLD BY ALL DRUGGISTS. Price \$1.00 per Bottle. PREPARED BY W. B. HURD & CO., NASHUA, N.H. WHOLESALE AGENTS: FARRAND, WILLIAMS & Co., Detroit, Michigan. And WHEATON & TEED, Paw Paw, Michigan.

## REMOVAL!

MRS. L. A. O. JOHNSON. Would respectfully inform her customers and the ladies generally, that she has removed to Griggs street, at the terminus of Paw Paw st., opposite the residence of J. W. Hall, where she is permanently located. She will be happy to see those wishing DRESS MAKING, FURNISHING, STAMPS, etc. Patterns of the latest styles for Suits, Hair Work, Switches, Curls, Frizzettes, and Hair Jewelry done to order on reasonable terms. Having many years received so liberal a share of patronage would still solicit a continuance of the same, with many thanks. Paw Paw, May 14, 1872. 894

## FOR SALE.

Two Billiard Tables and fixtures together with a lot of fine pictures. They may be seen at the rooms over Dodge & Wiley's store. The tables are in good order and will be sold at a bargain. 901MS. JOHN & W. W. LYLE

## WEBB'S IMPROVED STOMACH BITTERS

Are prepared from Roots, Barks and Herbs. Used by all physicians whenever a tonic medicine is required. WHO CURE Dyspepsia, Indigestion, Liver Complaint, Loss of Appetite, General Debility, Fever and Ague, and Bilious Fever. They act on the Liver and Digestive Organs, giving tone and strength to the whole system. In small doses are an alternative in larger doses, act as a cathartic. They are the best medicine for ladies suffering from Loss of Appetite, Pains in the Bowels, Headache, or General Depression, and for all diseases peculiar to females, whenever they can use a stimulant. 911MS. Sold everywhere.

## WEBB'S VEGETABLE Cathartic Pills!

The best Liver Pill made. Are a sure preventive for Fever and Ague. Take the Pills to get an action of the Liver: then use Webb's Improved Stomach Bitters to tone up the System. They purify the Blood by acting upon the Liver and Stomach. Sugar coated, and sold everywhere.

## WEBB'S VEGETABLE Condition Powders!

Are recommended by all Horsemen and Stock Raisers to be the best Horse and Cattle Powder in use. In all cases of Coughs, Colds, Roughness of Hair, Tightness of the Skin or Hide Bound, Worms and Yellow Water, if given in time, a complete cure will be effected. We have recommendations from some of the best Horsemen and Stock Raisers in the country, who always keep a supply by them, and use it for their Horses and Cattle when needed. Put up in Large Red Papers and sold by all Dealers in Medicine, at 25 cents, or five for \$1. At wholesale by C. E. WEBB & BRO., Druggists, Proprietors, Jackson, Mich.

## NOW I HAVE SPOKEN —AND MY VOICE— SHALL BE HEARD!

Let the News go Forth  
TRUMPET TONGUED  
That Dry Goods have got to be  
slaughtered this Fall at the  
LONG BRICK STORE



My Mind is Made up!  
I've gone about the work with a determination of disposing of a larger amount of

DRY GOODS,  
Ready-Made Clothing  
BOOTS & SHOES,  
Than was ever retailed by any one concern in the same length of time in the city of Paw Paw.

LOW PRICES  
is to be the weapon used. And through the instrumentality of this and the enterprise of the never-tiring hand of its principal, the work has been commenced and shall be carried on upon a magnificent scale, beyond peradventure to mistake. Having the requisite facilities at hand which are particularly desirable at the present day, to compete with an establishment like this, and so much needed by the man of BUSINESS, with every possible advantage at my command, not even a pebble to obstruct or to mar my course, I once more

Set The Ball In Motion,  
and relying upon my past experience and present knowledge in the business and the good sense of a discerning public for my future weal or woe. It will be my purpose this Fall to exhibit a large attractive and commanding stock of Goods, such as will suit the special wants of the trade, and to dispose of them in every instance in such a manner as will reflect credit upon myself

And at Such Low Prices  
As will attract attention, excite admiration and draw the public from every quarter to this noted establishment, the

LONG BRICK STORE.  
Which from its infancy has been under my special guardianship, and in part the object of my care. In conclusion the undersigned would beg to say that the magnitude of the stock and the assortment of goods now offered for inspection and sale at this establishment, is without a precedent and beyond a parallel in the annals of the

Retail Dry Goods Trade.

Before the close of the present season, I shall offer large invoices of desirable goods and intend and promise to have the prices in all cases a shade lower than any other establishment.

"Well, Mr. Jones," said neighbor Brown, "I'll start this very day for town, and get a pair of Boots for me, and also shoe my family."

So Bill you go and harness Doll, And straight to town will go, by gol. And stop in front of Smith's Store Where the Boots hang o'er the door.

Bill always does what father tells. He harnessed Doll and put on Bella. And in they piled young ones and all. Crack went the whip and off went Doll.

Doll had been living on high feed, And started at her fastest speed, And took Brown and his family straight, To Paw Paw at two-forty gait.

Whoa, Whoa, old Doll, Bill cried out when They got to Main Street, Number Ten. And out they jumped in front of the door, of Poet Smith's Mammoth Store.

In they went with an awful swell, "Good morning, hope to find you well, Said Brown as he and his young drove Advanced to warm them at the stove."

My neighbor Jones brought me the news How cheap you sold your Boots and Shoes, So I resolved to come and buy Of you my winter's full supply.

To shoe the tribe, Smith began, Beginning first with the old man And then the young Brown's little feet. Were shod and fitted all complete.

The news soon spread the county round, That just the place at length was found Where men could save fifty per cent. On every dollar that they spent.

—Remember where you can buy Coats Throated for 50 cts. a spoon.

"Respectfully, Yours,  
E. SMITH & CO

MORTGAGE SALE.—Default having been made in the conditions of a certain Mortgage whereby the power therein contained to sell has become operative, executed by Chancy A. Eaton and Lydia A. Eaton, his wife, of Van Buren County, in the State of Michigan, to Charles Davenport of the State of New York, bearing date the Twenty-seventh day of April, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the Twenty-ninth day of April, A. D. eighteen hundred and sixty-nine, in Liber X of Mortgages, on page 396, upon which Mortgage there is claimed to be due, at the date of said notice, the sum of two hundred and twenty-five dollars and twenty cents (\$275.20), and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the fourteenth day of January, next, at eleven o'clock in the forenoon, I shall sell at public auction, to the highest bidder, said land, to take place at the front door of the Van Buren County Circuit Court House, in the Village of Paw Paw, the premises described in said Mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent. interest, and local costs, together with an Attorney fee of Fifty dollars, covenanted for therein, that is to say, the following described parcel of land, situated in Van Buren County, in the State of Michigan, viz: The north-east quarter of the north-east quarter of section twenty-one (21), in Township one (1), south of range sixteen (16), west, containing forty acres more or less.

Dated, Kalamazoo, October 15th, A. D. 1872. 91613. CHARLES DAVENPORT, Mortgagee. R. & J. D. BURNS, Att'ys for Mortgagee.

SHERIFF'S SALE.—Barbary Ann Vallean, vs. Joseph F. Vallean.—State of Michigan, Van Buren County, ss.—By virtue of an execution issued out of and under the seal of the Circuit Court for the County of Van Buren, directed to the Sheriff of said County, and to me delivered, I have this thirteenth day of November, A. D. 1872, levied upon all the right, title and interest of Joseph F. Vallean, said defendant in said execution, in and to the following described lands and Real Estate situated and being in the County of Van Buren and State of Michigan, to-wit: The north-west quarter of the north-west quarter of section ten (10) in township number two (2) south, range number fourteen (14) west, which I shall expose for sale at public vendue to the highest bidder, on Monday, the first day of December, A. D. 1872, at one o'clock in the forenoon, at said day, at the front door of the Court House, in the village of Paw Paw, in said County.

Dated, November 13, 1872. 92047. ELAM L. WARNER, Deputy Sheriff.

SHERIFF'S SALE.—Calvert Lithographing Co. vs. Lyman T. Moore, State of Michigan, Van Buren County, ss.—By virtue of an execution issued out of and under the seal of the Circuit Court for the County of Van Buren, directed to the Sheriff of said County, and to me delivered, I have this thirteenth day of November, A. D. 1872, levied upon all the right, title and interest of Lyman T. Moore, said defendant in said execution, in and to the following described lands and Real Estate situated and being in the County of Van Buren and State of Michigan, to-wit: Lot number one (1), two (2), three (3), ten (10), and eleven (11) in the Union addition to the village of Lawton according to the recorded plat thereof, which I shall expose for sale at public vendue to the highest bidder, on Saturday, the fifth day of January, A. D. 1873, at one o'clock p. m., of said day, at the front door of the Court House, in the village of Paw Paw, in said County.

Dated this thirteenth day of November, 1872. 92047. ELAM L. WARNER, Deputy Sheriff.

MORTGAGE SALE.—Default having been made in the conditions of a certain Mortgage, whereby the power therein contained to sell has become operative, executed by E. C. Rowe and Lucy E. Rowe, his wife, of Van Buren County, in the State of Michigan, to Charles Davenport of the State of New York, bearing date the twenty-third day of March, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the twenty-fifth day of March, A. D. eighteen hundred and sixty-nine, in Liber X of Mortgages, on page 396, upon which Mortgage there is claimed to be due, at the date of this notice, the sum of four hundred and eighty dollars and seventy-two cents (\$487.72), and no suit or proceedings at law having been instituted to recover any part thereof, Notice is hereby given, that on Tuesday the twenty-fifth (25) day of February, next, at eleven o'clock in the forenoon, I shall sell at public auction, to the highest bidder, said land, to take place at the front door of the Van Buren County Circuit Court House, in the Village of Paw Paw, the premises described in said Mortgage, (or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent. interest, and legal costs, together with an Attorney fee of fifty dollars, covenanted for therein,) that is to say, the following piece or parcel of land, situated in Van Buren County, in the State of Michigan, viz: The north-east quarter of the south-east quarter, and the north fifteen (15) acres of the east fractional half of the south-east fractional quarter, all in section three (3) in township one (1) south of range fourteen (14) west, and containing fifty-five (55) acres more or less.

Dated Kalamazoo, Nov. 27, 1872. 92213. CHARLES DAVENPORT, Mortgagee. R. & J. D. BURNS, Att'ys for Mortgagee.

MORTGAGE FORECLOSURE.—Default having been made in the conditions of a mortgage executed by Jay Burdick and Louisa Burdick, his wife, and Frank Merchant to Franklin L. Parker, dated December Twenty-first, A. D. 1871, and recorded December Twenty-second, A. D. 1871, in the office of the Register of Deeds of Van Buren County, in the State of Michigan, in Liber "4" of Mortgages, on page 418, by which default the power of sale contained in said mortgage became operative, and no suit or proceeding having been instituted at law to recover the debt secured by said mortgage, or any part thereof, and the sum of Eighteen Hundred Dollars being now claimed to be due thereon; also an attorney fee of Forty Dollars stipulated in said mortgage to be paid should any proceeding be taken to enforce said mortgage, and another installment to become due; therefore, in pursuance of said power of sale, notice is hereby given that said mortgage will be foreclosed by a sale of the mortgaged premises, described therein, as all that certain piece or parcel of land situated, lying and being in the Township of Bloomingdale, County of Van Buren, and State of Michigan, known and described as the west half of section twenty (20), in township one (1), south of range fourteen (14), west, containing, according to the Government Survey, 340 acres, more or less, or some part thereof, at public vendue, at the Court House in the village of Paw Paw, in said County of Van Buren, that being the place of holding the Circuit Court within said county, on the Twentieth day of February, next, at twelve o'clock noon.

Dated November 13th, 1872. 92113. FRANKLIN L. PARKER, Mortgagee.

## MANHOOD. How Lost How Restored

Just published, a new edition of Dr. CULVERWELL'S CELEBRATED ESSAY on the radical cure (without medicine) of SPERMATORRHOEA or Seminal Weakness, Involuntary Seminal Emissions, Impotency, Mental and Physical Exhaustion, Impediments to Marriage, etc.; also, Consumption, Epilepsy and Fits, induced by self-indulgence or sexual extravagance.

62¢ Price, in a sealed envelope, only 6 cents. The celebrated author, in this admirable essay, clearly demonstrates from thirty years' successful practice, that the alarming consequences of self-abuse may be radically cured without the dangerous use of internal medicine or the application of the knife; pointing out a mode of cure at once simple, certain, and effectual, by means of which every sufferer, no matter what his condition may be, may cure himself cheaply, privately, and effectually.

62¢ This Lecture should be in the hands of every youth and every man in the land. Sent, under seal, in a plain envelope, to any address, postpaid on receipt of six cents, or two post paid stamps.

Also, Dr. Culverwell's "Marriage Guide," price 50 cents.

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teration in each Keg.

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DRUGS OF ALL KINDS.

SCHOOL  
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Groceries,  
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&c. &c.

Paw Paw, Mich.

MORTGAGE SALE.—Default having been made in the payment of a sum of money secured by an Indenture of Mortgage, executed by Mary A. Snyder, of Spafford Twpn, on the twelfth (12) day of October, A. D. 1870, and executed on the seventeenth day of October, A. D. 1870, at eleven o'clock in the forenoon, said day, in the office of the Register of Deeds, for the County of Van Buren, State of Michigan, in Liber one (1) on page 269, and which mortgage for a valuable consideration was assigned by said Spafford Twpn, Charles Davenport, on the 27th day of November, 1871, and which said assignment was duly recorded in the office of Register of Deeds of said County of Van Buren, on the 21st day of August, A. D. 1872, at eleven o'clock A. M. of said day, in Liber 7 of Mortgages, on page 153, by which default the power of sale contained in said mortgage, has become operative, and there being claimed to be due on said mortgage at the date of this notice, the sum of five hundred and forty-five dollars and no proceedings at law or in equity having been instituted for the recovery of the same or any part thereof.

Notice is therefore hereby given, that by virtue of the power of sale contained in said mortgage, the land and premises in said mortgage described, being lot twenty-two (22) in block Q, in the village of Decatur, Van Buren County Michigan, in order to realize the money now due on said mortgage, upon said mortgage, together with the costs and attorneys fees of twenty-five dollars contained in said mortgage, will be sold, or so much thereof as will be necessary to satisfy the amount due on said mortgage, by the Sheriff of said County of Van Buren, at public vendue to the highest bidder, at the front door of the Court House, in the village of Paw Paw, in said County, on the 25th day of January, 1873, at one o'clock in the afternoon of said day.

Dated October 22d, 1872. 91613. CHARLES DAVENPORT, Assignee of said Mortgage. UPON & SHERMAN, Attorneys for said Assignee. 907113

MORTGAGE SALE.—Default having been made in the payment of a certain sum of money secured to be paid by a certain mortgage, bearing date the eleventh day of January, A. D. 1866, made and executed by Wm. Abbott, of the town of Waverly, Michigan, to Jasper Austin as mortgagee, which said mortgage was duly recorded in the office of Register of Deeds for the County of Van Buren, and State of Michigan, on the eleventh day of January, A. D. 1866, in Liber 12 of Mortgages on page 206, which said mortgage was afterwards duly assigned by Jasper Austin to the Trustees of Kalamazoo College, and the said Trustees assigned the said mortgage to John W. Miller, and the said John W. Miller assigned the said mortgage to Francis W. Sellick, and the said Francis W. Sellick assigned said mortgage to Wm. R. Hawkins, and the said Wm. R. Hawkins assigned said mortgage to GILES M. FISH, of the village of South Haven, Michigan, to GILES M. FISH, of the same place, and recorded in the office of the Register of Deeds of Van Buren County State of Michigan, in Liber V of mortgage, on page 260, on the twenty-ninth day of May, A. D. 1869, and the amount claimed to be due thereon at the date of the notice, being two hundred and seventy and 50-100 dollars (\$270 50-100) including an attorney fee of twenty-five dollars, provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, and secured by said mortgage or any part thereof. Notice is therefore hereby given, that by virtue of a power of sale contained in said mortgage, there will be sold at public auction, to the highest bidder, on Saturday, the twelfth day of November, A. D. 1872, at the front door of the Court House, in the Village of Paw Paw in said County of Van Buren State of Michigan, at ten o'clock in the forenoon of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due upon and secured to be paid by said mortgage, with the interest and cost, said premises being described as follows, to-wit: Lot No. one (1) in block thirty-two (32) according to the recorded Plat of the village of South Haven, in the County of Van Buren, State of Michigan.

Dated August 28th 1872. 91613. GILES M. FISH, Mortgagee. 909113 W. R. HAWKINS, Attorney for Mortgagee.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by James B. Scott and Amanda Scott, his wife, of the village of Decatur Van Buren County Michigan, to Alfred N. Chamberlain of the same place, and which "Mortgage" bears date the 30th day of March, A. D. one thousand eight hundred and seventy-one, and was recorded in the office of the Register of Deeds for Van Buren County, Michigan on the 23d day of March 1871 at one o'clock in the afternoon in Liber "9" of Mortgages on page 161, upon which mortgage there is claimed to be due and unpaid at the date of this notice one hundred and eighty dollars and thirty-five cents, and no suit or proceedings at law or in equity having been instituted for the recovery of the same or any part thereof. Notice is therefore hereby given that on Monday the thirteenth (13th) day of January A. D. one thousand eight hundred and seventy-three at the hour of one o'clock in the forenoon, I shall sell at public auction or vendue, to the highest bidder, said land to take place at the front door of the Van Buren County Circuit Court House in the village of Paw Paw, the premises described in said mortgage, or so much thereof as will be necessary to satisfy the amount then due on the same with ten per cent interest and legal costs, together with an attorney fee of twenty-five dollars covenanted for therein, that is to say, the following piece or parcel of land situated in Van Buren County, State of Michigan, viz: all those certain pieces or parcels of land situated known and described as follows, to-wit: Lots one and two (1&2) in Block five (5) in the village of Decatur, Town of South Haven, range fourteen west, county of Van Buren State of Michigan.

Dated Oct. 15th 1872. 91613. ALFRED N. CHAMBERLAIN, Mortgagee. Wm. H. TUCKER, Att'y for Mortgagee.

SHERIFF'S SALE.—Michigan Central Iron Company, vs. Calvin Durkee.—State of Michigan, Van Buren County, ss.—By virtue of an execution issued out of and under the seal of the Circuit Court for the County of Van Buren, directed to the Sheriff of said County, William R. Searns, said Sheriff, did on the 10th day of June A. D. 1872, levy on all the right, title and interest of Calvin Durkee, said defendant in said execution, in and to the following described lands and Real Estate, situated and being in the County of Van Buren, State of Michigan, to-wit: Block number three (3) four (4) and five (5) in Block number seventeen (17) in Bitley's addition to the village of Lawton, according to the recorded plat thereof and said execution having been to me delivered, therefore, I shall expose for sale the above described Real Estate at public vendue to the highest bidder on Monday, the 30th day of December A. D. 1872, at one o'clock p. m. of said day, at the front door of the Court House in the village of Paw Paw, in said County.

Dated November 14, 1872. 92047. ELAM L. WARNER, Deputy Sheriff.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage (whereby the power therein contained to sell has become operative), made and executed by James Stewart and Abigail Stewart John B. Ray, which Mortgage bears date the 29th day of November, 1871, and which said mortgage was recorded in the office of the Register of Deeds for the County of Van Buren, on the 30th of November, 1871, in Liber 3 of Mortgages on page 385 and which said mortgage was assigned by said John B. Ray to John L. White, on the 21st day of April 1872, which assignment was duly recorded in the office of the Register of Deeds for the County of Van Buren, on the 21st day of November, 1872, in Liber 7 of Mortgages on page 191, upon which mortgage there is claimed to be due at the date of this notice the sum of one hundred and fifty-four dollars and fifteen cents, and no suit or proceedings at law having been instituted to recover the whole or any part thereof, Notice is therefore hereby given that said mortgage premises will be sold at public auction to the highest bidder, at the front door of the Court House in the village of Paw Paw, on Tuesday, the 11th day of March 1873, at 12 o'clock m. to satisfy the amount due on said mortgage at this date, with ten per cent interest thereon, and costs of foreclosure together with an Attorneys fee of ten dollars covenanted for therein, to-wit: the State of Michigan, described as the north half of the east half of the east half of the south-east quarter of section twenty-nine (29) township two (2) south of range sixteen (16) west, containing twenty and 1/2 acres, more or less, according to the U. S. Survey.

Dated, Dec. 3, 1872. 92313. SHERMAN COLE, Assignee. N. A. HAN TLON, St. Joseph, Mich. Att'y for Assignee.

PROBATE ON DEB.—State of Michigan, County of Van Buren, ss.—At a session of the Probate Court, for the County of Van Buren, holden at the Probate Office, in the Village of Paw Paw, on Monday, the sixteenth day of December in the year one thousand eight hundred and seventy-two: Present, Geo. W. Lawton Judge of Probate. In the matter of the estate of Almira Bridge, deceased. On reading and filing the petition of Ruth A. Bridge, praying that an instrument with her petition herein filed, an instrument to be the last will and testament of said deceased, may be admitted to probate, I said that I would do so, and that I would cause the administration of the estate of said deceased to be granted to herself, executor in said instrument named. Thereupon it is ordered, That Monday, the thirteenth day of Jan 1873, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the Village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted: And it is further Ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the PAW PAW TRIBUNE, a newspaper, printed and circulating in said County of Van Buren for three successive weeks, at least previous to said day of hearing.

Geo. W. LAWTON, Judge of Probate. (A true copy). Dec. 23, 1872. Geo. W. LAWTON, Judge of Probate.

MORTGAGE SALE.—Default having been made in the payment of the sum of money secured to be paid by a certain mortgage, executed by Mary A. Snyder, of Spafford Twpn, on the twelfth (12) day of October, A. D. 1870, and executed on the seventeenth day of October, A. D. 1870, at eleven o'clock in the forenoon, said day, in the office of the Register of Deeds, for the County of Van Buren, State of Michigan, in Liber one (1) on page 269, and which mortgage for a valuable consideration was assigned by said Spafford Twpn, Charles Davenport, on the 27th day of November, 1871, and which said assignment was duly recorded in the office of Register of Deeds of said County of Van Buren, on the 21st day of August, A. D. 1872, at eleven o'clock A. M. of said day, in Liber 7 of Mortgages, on page 153, by which default the power of sale contained in said mortgage, has become operative, and there being claimed to be due on said mortgage at the date of this notice, the sum of five hundred and forty-five dollars and no proceedings at law or in equity having been instituted for the recovery of the same or any part thereof.

Notice is therefore hereby given, that by virtue of the power of sale contained in said mortgage, the land and premises in said mortgage described, being lot twenty-two (22) in block Q, in the village of Decatur, Van Buren County Michigan, in order to realize the money now due on said mortgage, upon said mortgage, together with the costs and attorneys fees of twenty-five dollars contained in said mortgage, will be sold, or so much thereof as will be necessary to satisfy the amount due on said mortgage, by the Sheriff of said County of Van Buren, at public vendue to the highest bidder, at the front door of the Court House, in the village of Paw Paw, in said County, on the 25th day of January, 1873, at one o'clock in the afternoon of said day.

Dated October 22d, 1872. 91613. CHARLES DAVENPORT, Assignee of said Mortgage. UPON & SHERMAN, Attorneys for said Assignee. 907113

MORTGAGE SALE.—Default having been made in the payment of a certain indenture of mortgage, bearing date the twenty-eighth day of May, A. D. 1869, executed by John McDonough and his wife Mary J. of the village of South Haven Michigan, to GILES M. FISH, of the same place, and recorded in the office of the Register of Deeds of Van Buren County State of Michigan, in Liber V of mortgage, on page 260, on the twenty-ninth day of May, A. D. 1869, and the amount claimed to be due thereon at the date of the notice, being two hundred and seventy and 50-100 dollars (\$270 50-100) including an attorney fee of twenty-five dollars, provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, and secured by said mortgage or any part thereof. Notice is therefore hereby given, that by virtue of a power of sale contained in said mortgage, there will be sold at public auction, to the highest bidder, on Saturday, the twelfth day of November, A. D. 1872, at the front door of the Court House, in the Village of Paw Paw in said County of Van Buren State of Michigan, at ten o'clock in the forenoon of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due upon and secured to be paid by said mortgage, with the interest and cost, said premises being described as follows, to-wit: Lot No. one (1) in block thirty-two (32) according to the recorded Plat of the village of South Haven, in the County of Van Buren, State of Michigan.

Dated August 28th 1872. 91613. GILES M. FISH, Mortgagee. 909113 W. R. HAWKINS, Attorney for Mortgagee.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by James B. Scott and Amanda Scott, his wife, of the village of Decatur Van Buren County Michigan, to Alfred N. Chamberlain of the same place, and which "Mortgage" bears date the 30th day of March, A. D. one thousand eight hundred and seventy-one, and was recorded in the office of the Register of Deeds for Van Buren County, Michigan on the 23d day of March 1871 at one o'clock in the afternoon in Liber "9" of Mortgages on page 161, upon which mortgage there is claimed to be due and unpaid at the date of this notice one hundred and eighty dollars and thirty-five cents, and no suit or proceedings at law or in equity having been instituted for the recovery of the same or any part thereof. Notice is therefore hereby given that on Monday the thirteenth (13th) day of January A. D. one thousand eight hundred and seventy-three at the hour of one o'clock in the forenoon, I shall sell at public auction or vendue, to the highest bidder, said land to take place at the front door of the Van Buren County Circuit Court House in the village of Paw Paw, the premises described in said mortgage, or so much thereof as will be necessary to satisfy the amount then due on the same with ten per cent interest and legal costs, together with an attorney fee of twenty-five dollars covenanted for therein, that is to say, the following piece or parcel of land situated in Van Buren County, State of Michigan, viz: all those certain pieces or parcels of land situated known and described as follows, to-wit: Lots one and two (1&2) in Block five (5) in the village of Decatur, Town of South Haven, range fourteen west, county of Van Buren State of Michigan.

Dated Oct. 15th 1872. 91613. ALFRED N. CHAMBERLAIN, Mortgagee. Wm. H. TUCKER, Att'y for Mortgagee.

SHERIFF'S SALE.—Michigan Central Iron Company, vs. Calvin Durkee.—State of Michigan, Van Buren County, ss.—By virtue of an execution issued out of and under the seal of the Circuit Court for the County of Van Buren, directed to the Sheriff of said County, William R. Searns, said Sheriff, did on the 10th day of June A. D. 1872, levy on all the right, title and interest of Calvin Durkee, said defendant in said execution, in and to the following described lands and Real Estate, situated and being in the County of Van Buren, State of Michigan, to-wit: Block number three (3) four (4) and five (5) in Block number seventeen (17) in Bitley's addition to the village of Lawton, according to the recorded plat thereof and said execution having been to me delivered, therefore, I shall expose for sale the above described Real Estate at public vendue to the highest bidder on Monday, the 30th day of December A. D. 1872, at one o'clock p. m. of said day, at the front door of the Court House in the village of Paw Paw, in said County.

Dated November 14, 1872. 92047. ELAM L. WARNER, Deputy Sheriff.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage (whereby the power therein contained to sell has become operative), made and executed by James Stewart and Abigail Stewart John B. Ray, which Mortgage bears date the 29th day of November, 1871, and which said mortgage was recorded in the office of the Register of Deeds for the County of Van Buren, on the 30th of November, 1871, in Liber 3 of Mortgages on page 385 and which said mortgage was assigned by said John B. Ray to John L. White, on the 21st day of April 1872, which assignment was duly recorded in the office of the Register of Deeds for the County of Van Buren, on the 21st day of November, 1872, in Liber 7 of Mortgages on page 191, upon which mortgage there is claimed to be due at the date of this notice the sum of one hundred and fifty-four dollars and fifteen cents, and no suit or proceedings at law having been instituted to recover the whole or any part thereof, Notice is therefore hereby given that said mortgage premises will be sold at public auction to the highest bidder, at the front door of the Court House in the village of Paw Paw, on Tuesday, the 11th day of March 1873, at 12 o'clock m. to satisfy the amount due on said mortgage at this date, with ten per cent interest thereon, and costs of foreclosure together with an Attorneys fee of ten dollars covenanted for therein, to-wit: the State of Michigan, described as the north half of the east half of the east half of the south-east quarter of section twenty-nine (29) township two (2) south of range sixteen (16) west, containing twenty and 1/2 acres, more or less, according to the U. S. Survey.

Dated, Dec. 3, 1872. 92313. SHERMAN COLE, Assignee. N. A. HAN TLON, St. Joseph, Mich. Att'y for Assignee.

PROBATE ON DEB.—State of Michigan, County of Van Buren, ss.—At a session of the Probate Court, for the County of Van Buren, holden at the Probate Office, in the Village of Paw Paw, on Monday, the sixteenth day of December in the year one thousand eight hundred and seventy-two: Present, Geo. W. Lawton Judge of Probate. In the matter of the estate of Almira Bridge, deceased. On reading and filing the petition of Ruth A. Bridge, praying that an instrument with her petition herein filed, an instrument to be the last will and testament of said deceased, may be admitted to probate, I said that I would do so, and that I would cause the administration of the estate of said deceased to be granted to herself, executor in said instrument named. Thereupon it is ordered, That Monday, the thirteenth day of Jan 1873, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the Village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted: And it is further Ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the PAW PAW TRIBUNE, a newspaper, printed and circulating in said County of Van Buren for three successive weeks, at least previous to said day of hearing.

Geo. W. LAWTON, Judge of Probate. (A true copy). Dec. 23, 1872. Geo. W. LAWTON, Judge of Probate.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by James B. Scott and Amanda Scott, his wife, of the village of Decatur Van Buren County Michigan, to Alfred N. Chamberlain of the same place, and which "Mortgage" bears date the 30th day of March, A. D. one thousand eight hundred and seventy-one, and was recorded in the office of the Register of Deeds for Van Buren County, Michigan on the 23d day of March 1871 at one o'clock in the afternoon in Liber "9" of Mortgages on page 161, upon which mortgage there is claimed to be due and unpaid at the date of this notice one hundred and eighty dollars and thirty-five cents, and no suit or proceedings at law or in equity having been instituted for the recovery of the same or any part thereof. Notice is therefore hereby given that on Monday the thirteenth (13th) day of January A. D. one thousand eight hundred and seventy-three at the hour of one o'clock in the forenoon, I shall sell at public auction or vendue, to the highest bidder, said land to take place at the front door of the Van Buren County Circuit Court House in the village of Paw Paw, the premises described in said mortgage, or so much thereof as will be necessary to satisfy the amount then due on the same with ten per cent interest and legal costs, together with an attorney fee of twenty-five dollars covenanted for therein, that is to say, the following piece or parcel of land situated in Van Buren County, State of Michigan, viz: all those certain pieces or parcels of land situated known and described as follows, to-wit: Lots one and two (1&2) in Block five (5) in the village of Decatur, Town of South Haven, range fourteen west, county of Van Buren State of Michigan.

Dated Oct. 15th 1872. 91613. ALFRED N. CHAMBERLAIN, Mortgagee. Wm. H. TUCKER, Att'y for Mortgagee.

SHERIFF'S SALE.—Michigan Central Iron Company, vs. Calvin Durkee.—State of Michigan, Van Buren County, ss.—By virtue of an execution issued out of and under the seal of the Circuit Court for the County of Van Buren, directed to the Sheriff of said County, William R. Searns, said Sheriff, did on the 10